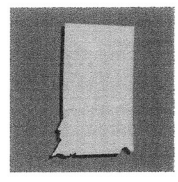
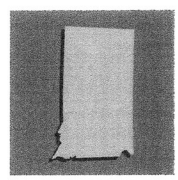
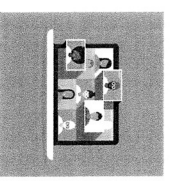
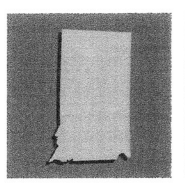
David Bord sonyk So Nows Media









Conducting the Public's Business in Public

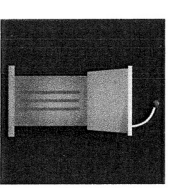
A guide to South Dakota's Open Meetings Laws (Revised 2023)

Prepared by:

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WHAT ARE SOUTH DAKOTA'S OPEN MEETINGS LAWS?

A. South Dakota's open meetings
A. laws embody the principle that
the public is entitled to the greatest
possible information about public affairs
and are intended to encourage public
participation in government. SDCL Ch.
1-25 requires that official meetings of
public bodies must be public and advance
notice is to be given of such meetings.
The statutes define an "official meeting"
as one where a quorum of the public body
is present and at which official business
or public policy of the body is discussed
or decided. Openness in government is
encouraged.

WHO DOES THE OPEN MEETINGS LAWS APPLY TO?

own separate functions. System to create rules regarding their the Legislature and the Unified Judicial capacity. The State Constitution allows bodies that serve only in an advisory subject, this probably does not include decisions have been issued on the SDCL 1-25-12(1). Although no court authority to exercise sovereign power. and committees, so long as they have such as appointed boards, task forces, created by ordinance or resolution, 1-25-1. This includes cities, counties, and its political subdivisions." SDCL school boards and other public bodies to all public bodies "of the state The open meetings laws apply

• CONSIDERED PUBLIC MEETINGS?

Yes. The open meetings laws allow meetings, including executive or closed meetings, to be conducted by teleconference – defined as an exchange of information by audio, video, or electronic means (including the internet) – if a place is provided for the public to participate. In addition,

for teleconferences where less than a quorum of the public body is present at the location open to the public, arrangements must also be made for the public to listen by telephone or internet (except for portions of meetings properly closed for executive sessions). The media and public must be notified of teleconference meetings under the same notice requirements as any other meeting

HOW ARE THE PUBLIC AND MEDIA NOTIFIED WHEN PUBLIC BUSINESS IS BEING DISCUSSED?

meetings at least annually. for notification of special or rescheduled practice for local media to renew requests who have asked to be notified. It is good or by telephone to all local news media be delivered in person, by mail, by email circumstances permit. The notice must meeting notice requirements as much as subdivisions must comply with the regular special or rescheduled meetings, political the notice must be posted on the website preceding the meeting. Also, if the for 24 continuous hours immediately readable, and accessible to the public of the meeting and must be visible, include the date, time, and location minimum, the proposed agenda must subdivision's principal office. At a the proposed agenda at the political departments as provided in § 1-25-1.3) state and its boards, commissions, or upon dissemination of the notice. For political subdivision has its own website, prominently post a notice and copy of A. political subdivisions (except the SDCL 1-25-1.1 requires that all

SDCL 1-25-1.3 varies slightly from SDCL 1-25-1.1 and requires the State and its boards, commissions, or departments to give notice by posting a proposed agenda at least 72 continuous hours before a meeting is scheduled to start (this does not include any weekend or legal holiday). The State is also required to give notice of a public meeting by posting its proposed agenda on http://boardsandcommissions.sd.gov.

WHO ARE LOCAL NEWS MEDIA?

There is no definition of "local have news media" in SDCL ch. 1-25. "News media" is defined in SDCL 13-1-57 generally as those personnel of a newspaper, periodical, news service, radio station, or television station regardless of the medium through which their content is delivered. The Attorney General is of the opinion that "local news media" is all news media – broadcast and print – that regularly carry news to the community.

IS A PUBLIC COMMENT PUBLIC MEETINGS?

Yes. Public bodies are required to provide at every official meeting a period of time on their agenda for public comment. Each public body has the discretion to limit public comment as to the time allowed for each topic commented on, and as to the total time allowed for public comment period is not required for meetings held solely for the purpose of executive session.

CAN PUBLIC MEETINGS BE RECORDED?

Yes, SDCL 1-25-11 requires public bodies to allow recording (audio or video) of their meetings if the recording is reasonable, obvious, and not disruptive. This requirement does not apply to those portions of a meeting confidential or closed to the public.

WHEN CAN A MEETING BE CLOSED TO THE PUBLIC AND MEDIA?

SDCL 1-25-2 allows a public body to close a meeting for the following purposes: 1) to discuss personnel issues pertaining to officers or employees; 2) consideration of the performance or discipline of a student, or the student's participation in interscholastic activities; 3) consulting with legal counsel, or reviewing communications from legal counsel

economic development matters. SDCL closed by cities and counties for certain information. Meetings may also be executive sessions or conduct meetings to refrain from releasing confidential districts and other entities to conduct medical records will also cause school Federal law pertaining to students and or permit executive or closed meetings. with other laws that require confidentiality session may be appropriate to comport statute also recognizes that executive of public or private property such as negotiations; 5) to discuss marketing or contractual matters; 4) employee contract about proposed or pending litigation or emergency management response plans or other public safety information. The competitive business; or 6) to discuss information related to the protection pricing strategies of a publicly-owned

Note that SDCL 1-25-2 and SDCL 9-34-19 do not require meetings be closed in any of these circumstances.

Any official action based on discussions in executive session must, however, be made at an open meeting.

PROCEDURE FOR EXECUTIVE SESSIONS?

Motions for executive sessions must refer to the specific state or federal law allowing for the executive session i.e. "pursuant to SDCL 1-25-2(3)." Also, best practice to avoid public confusion would be that public bodies explain the reason for going into executive session. For example, the motion might state "motion to go into executive session pursuant to SDCL 1-25-2(1) for the purposes of discussing a personnel matter," or "motion to go into executive session pursuant to SDCL 1-25-2(3) for the purposes of consulting with legal counsel."

Discussion in the executive session must be strictly limited to the announced subject. No official votes may be taken on any matter during an executive session. The public body must return to open session before any official action can be taken.

Board members could be held personally liable for the results of an official vote

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spent under the contract. be required to repay any public funds during an executive session could be For example, a contract approved only taken illegally during an executive session. found void and the board members could

OR PUBLIC IS IMPROPERLY WHAT HAPPENS IF THE MEDIA **OPEN MEETING LAWS OCCUR?** OR OTHER VIOLATIONS OF THE **EXCLUDED FROM A MEETING**

properly posted, or other open meeting apply if the agenda for the meeting is not 30 days in jail, a \$500 fine or both; or body or the members involved to: (a) properly closed subjects the public violations occur. (b) a reprimand by the Open Meeting punishable by a maximum sentence of prosecution as a Class 2 misdemeanor Commission ("OMC"). The same penalties Excluding the media or public from a meeting that has not been

governing body involved, depending Also, action taken during any meeting personal liability for members of the null and void. It could even result in noticed could, if challenged, be declared that is not open or has not been properly upon the action taken.

THE OPEN MEETINGS HOW ARE ISSUES REFERRED TO COMMISSION ("OMC")?

purposes; or (c) forward the complaint to the State's Attorney may: (a) prosecute complaint is made under oath, and any occurred. After a signed and notarized officials in the county where the offense their complaints with law enforcement questions on the procedures or status appointed by the Attorney General. is comprised of five State's Attorneys the OMC for a determination. The OMC with the Attorney General for statistical the matter has no merits and file a report the case as a misdemeanor; (b) find that necessary investigation is conducted, findings explaining its reasons. If you have has occurred and makes written public The OMC examines whether a violation open meetings laws must make Persons alleging violations of the

> General. http://atg.sd.gov/. the website for the Office of Attorney Procedures for the OMC are posted on Attorney General's Office at 605-773of a pending case, you may contact the 3215 to talk to an assistant for the OMC

"SOVEREIGN POWER" MEAN? WHAT DOES THE TERM

entity is unclear whether it is exercising other traditional government functions. regulate the conduct of others, or perform create ordinances, abate nuisances, penalties, make special assessments, many other governmental functions. If an means the power to levy taxes, impose "sovereign power" it should consult with The term may include the exercise of define this term, but it generally The open meetings laws do not

MAY AGENDA ITEMS BE CONSIDERED IF THEY ARE **ADDED LESS THAN 24 HOURS BEFORE A MEETING?**

after the agenda has been adopted by the Commission Decision # 20-03, December County Commission, Open Meetings agenda items and may also change the the governing body may add or delete Public bodies are strongly encouraged governing body. 31, 2020. New items cannot be added order of business. See In re Yankton At the time the final agenda is adopted, agenda upon convening the meeting. governing body's anticipated business. members of the public concerning the is to provide information to interested purpose of providing advance notice of Typically, the public body adopts the final the topics to be discussed at a meeting 24 hours in advance of the meeting. The

"MEETINGS" FOR PURPOSES OF ARE EMAIL DISCUSSIONS THE OPEN MEETINGS LAWS?

of these two definitions leads to the which discuss the official business of that include a quorum of a public body and conclusion that email discussions that other electronic medium. The analysis of information via the internet or any SDCL 1-25-12(4) includes the exchange definition of a "teleconference" in references teleconferences. The constitute a public meeting. activity would not, under this analysis, Email participation in scheduling or similar for purposes of the open meetings laws body could be considered "meetings" meeting" in SDCL 1-25-12(3)

AVAILABLE TO THE PUBLIC IN WHAT RECORDS MUST BE MEETINGS? CONJUNCTION WITH PUBLIC

(or made available on the website for the within 10 business days after the meeting place of business for the public body available to the public at the principal minutes of public meetings must be made Finally, SDCL 1-27-1.17 requires that draft of the public body, whichever is later. when made available to the members twenty-four hours prior to the hearing or materials available to the public at least 1-27-1.16 requires that any other public boardsandcommissions.sd.gov. SDCI meeting materials available on http:// or departments to make public public body within five business days). the public body's website or make those body must post meeting materials on SDCL 1-25-1.4 requires state boards, commissions,

above. Violations of SDCL 1-27-1.16 and in SDCL 1-27-35, et. seq. rather than the handled by separate procedures found districts). Enforcement of public records pertaining to cities, counties, or school publication requirements in state laws 1-27-1.17 are also Class 2 misdemeanors open meeting procedures described laws contained in SDCL Ch. 1-27 are requirements for public bodies (i.e., These laws are in addition to any specific

agenda items so as to be fair to the public to provide at least 24 hours' notice of all

and to avoid dispute.

public bodies are to comply to the extent

may be permissible in emergencies. posting less than 24 hours in advance circumstances permit. In other words, For special or rescheduled meetings,

TO TASK FORCES, COMMITTEES AND WORKING GROUPS? WHAT REQUIREMENTS APPLY

on the recommendations. SDCL 1-27-1.18. or recommendations to public bodies, if such advisory task forces, committees to comply to the extent possible when open meetings laws, but are encouraged advisory only, may not be subject to the statute, ordinance, or proclamation, or are with the open meetings laws. SDCL proclamation are required to comply are created by statute, ordinance, or meeting (or later) before taking final action the public bodies must wait until the next and working groups present any reports public matters are discussed. Ultimately, working groups that are not created by 1-25-12(1). Task forces, committees, and A. exercise "sovereign power," and Task forces and committees that

(other specific provisions may apply depending on the public body involved) PERTINENT S.D. OPEN MEETINGS STATUTES

1-25-1. OPEN MEETINGS. The official meetings

of the state and its political subdivisions are open to the public unless a specific law is cited by meeting of another public body for which the members provide information or attend the official official meeting to the public. the state or the political subdivision to close the It is not an official meeting of one public body if its

quorum shall meet the posting requirements of § political subdivision may post a public notice of the date, time, and location of the event. a quorum, in lieu of an agenda. The notice of a the public body does not control the agenda, the entity to which a quorum of the public body is invited and public policy may be discussed, but 1-25-1.1 or 1-25-1.3 and shall contain, at a minimum, For any event hosted by a nongovernmental

called by a representative of the public body. body if its members attend a press conference been met. It is not an official meeting of a public

notice requirements of § 1-25-1.1 or 1-25-1.3 have

comment but not so limited as to provide for no public comment. for each topic and the total time allowed for public meeting a period for public comment, limited at the public body's discretion as to the time allowed The public body shall reserve at every official

time and place usually reserved for a regularly of whether or not such activity takes place at the annual report to the governing body regardless in of newly elected officials, or presentation of an in executive session, an inauguration, swearing meetings held solely for the purpose of meeting scheduled meeting. Public comment is not required at official

is not subject to the provisions of this chapter. of conditions related to public safety; the meeting class meet solely for purposes of implementing municipality; or undertaking a factual investigation ministerial functions of that township, district, or previously publicly adopted policy; carrying out trustees, or trustees for a municipality of the third If a quorum of township supervisors, road district

A violation of this section is a Class 2

shall also be posted on the political subdivision's date, time, and location of the meeting. The notice meeting. The proposed agenda shall include the office of the political subdivision holding the of the notice, visible to the public, at the principal preceding any official meeting, by posting a copy entire, continuous twenty-four hours immediately is visible, readable, and accessible for at least an provide public notice, with proposed agenda, that SUBDIVISIONS. Each political subdivision shall website upon dissemination of the notice, if a 1-25-1.1. PUBLIC NOTICE OF POLITICAL

telephone, to members of the local news media meeting, the information in the notice shall be delivered in person, by mail, by email, or by website exists. For any special or rescheduled section is a Class 2 misdemeanor. of this section for a regular meeting to the extent shall also comply with the public notice provisions rescheduled meeting, each political subdivision that circumstances permit. A violation of this who have requested notice. For any special or

to the public. The agenda shall be posted at least a copy of the proposed agenda at the principal shall provide public notice of a meeting by posting a Class 2 misdemeanor. circumstances permit. A violation of this section is this section for a regular meeting to the extent that also comply with the public notice provisions of news media who have requested notice. For any special or rescheduled meeting, the information in the Bureau of Finance and Management. For any state website, designated by the commissioner of seventy-two hours before the meeting is scheduled meeting, and be visible, readable, and accessible shall include the date, time, and location of the holding the meeting. The proposed agenda office of the board, commission, or department special or rescheduled meeting, the state shall email, or by telephone, to members of the local the notice shall be delivered in person, by mail, by holidays. The notice shall also be posted on a hours does not include Saturday, Sunday, or legal to start according to the agenda. The seventy-two 1-25-1.3. PUBLIC NOTICE OF STATE. The state

by teleconference may be taken by voice vote. If a quorum. Each vote at an official meeting held teleconference for the purpose of determining answers present to the roll call conducted by 4. A member is deemed present if the member to conduct a hearing or take final disposition proceed to a roll call vote. Any official meeting may be conducted by any member votes in the negative, the vote shall regarding an administrative rule pursuant to § 1-26teleconference. A teleconference may be used TELECONFERENCE MEETING.

more places at which the public may listen to listen to the meeting via telephone or internet arrangements shall be provided for the public to are present at the location open to the public, that has less than a quorum of the members of For any official meeting held by teleconference, and participate in the teleconference meeting. teleconference, there shall be provided one or the public body participating in the meeting who 1-25-1.6. TELECONFERENCE PARTICIPATION. any official meeting conducted by

> pursuant to specific law. not apply to official meetings closed to the public for the public to listen to the teleconference does The requirement to provide one or more places

or closed meetings may be held for the sole purposes of: EXECUTIVE SESSION. Executive

include any independent contractor; or employee. The term, employee, does not performance, character or fitness of any public officer or employee or prospective public officer (1) Discussing the qualifications, competence

provided by the South Dakota High School student to participate in interscholastic activities program of a student or the eligibility of a discipline, assignment of or the educational Activities Association; (2) Discussing the expulsion, suspension,

proposed or pending litigation or contractual communications from legal counsel about (3) Consulting with legal counsel or reviewing

negotiating with employees or employee representatives; (4) Preparing for contract negotiations or

when public discussion may be harmful to the by the state or any of its political subdivisions, (5) Discussing marketing or pricing strategies by a board or commission of a business owned competitive position of the business; or

protection of public or private property and any person on or within public or private property (6) Discussing information pertaining to the

plan intended to prevent or mitigate criminal (a) Any vulnerability assessment or response

a substantial likelihood of endangering public safety or property, if disclosed; (c) Public safety information that would create (b) Emergency management or response;

or user identification names; communications network schema, passwords, Cyber security plans, computer,

(e) Guard schedules;

(f) Lock combinations;

the building or facility; and configuration, or security of critical systems of vulnerability through disclosure of the location, or facility that would expose or create infrastructure record regarding any building Any blueprint, building plan,

or law enforcement equipment or personnel chemical, or biological agents; or other military or reviews, or lists of emergency or disaster or listing of weapons or ammunition; nuclear, response personnel or material; any location plans or protocols, safety or security audits (h) Any emergency or disaster response

matters pursuant to this section shall be made However, any official action concerning the

> a class 2 misdemeanor. closed meeting must be held only upon a at an open official meeting. An executive or or closed meeting if the federal or state Constitution or the federal or state statutes specified in the closure motion. Nothing in § the closed meeting is restricted to the purpose majority vote of the members of the public require or permit it. A violation of this section is 1-25-1 or this section prevents an executive body present and voting, and discussion during

or financial information by a municipal corporation business, is not a public record. Any discussion or for the purpose of furnishing assistance to a corporation, county, or an economic development or data compiled or received by a municipal AND COUNTIES). Any documentary material or county may be done in executive session information regarding the operation of such consists of trade secrets or commercial or financial business, to the extent that such material or data corporation receiving municipal or county funds, closed to the public. consideration of such trade secrets or commercial 9-34-19. EXECUTIVE SESSIONS (MUNICIPAL

made pursuant to § 23A-2-1, the state's attorney complaint alleging a violation of chapter 1-25 shall take one of the following actions: 1-25-6. DUTY OF STATE'S ATTORNEY. If

(1) Prosecute the case pursuant to Title 23A;

public education; or government body involved for purposes of statistical purposes and may publish abstracts of such information, including the name of the attorney general shall use the information for any investigation file to the attorney general. The attorney shall send a copy of the complaint and prosecuting the case. Upon doing so, the state's (2) Determine that there is no merit to

for further action. to the South Dakota Open Meetings Commission (3) Send the complaint and any investigation file

county commissioners, the state's attorney shall alleges a violation of this chapter by a board of ake one of the following actions: COUNTY COMMISSION ISSUES). If a complaint 1-25-6.1. DUTY OF STATE'S ATTORNEY

(1) Prosecute the case pursuant to Title 23A;

shall use the information for statistical purposes provided by § 1-25-6; and may publish abstracts of the information as prosecuting the case. The attorney general (2) Determine that there is no merit to

for further action; or to the South Dakota Open Meetings Commission (3) Send the complaint and any investigation file

attorney or to the attorney general for action pursuant to § 1-25-6. (4) Refer the complaint to another state's

a violation of this chapter, the commission shall a referral from a state's attorney or the attorney general, the South Dakota Open Meetings commission shall be public records pursuant to § general. All findings and public censures of the and or public officer involved, the state's attorney general and shall be provided to the public entity decision. The final decision shall be made by a therefor and findings of fact on each issue and signed written submissions by the persons or entities that are directly involved. Based on the investigatory file submitted by the state's or the attorney general and shall also consider subject to the provisions of chapter 1-26. prosecuted by the state's attorney or the attorney or governmental entity. However, no violation issue a public reprimand to the offending official for such determinations. If the commission finds and any person that has made a written request The final decision shall be filed with the attorney member's vote set forth in the written decision. majority of the commission members, with each conclusions of law necessary for the proposed this chapter, including a statement of the reasons determination on whether the conduct violates attorney or the attorney general and any written Commission shall examine the complaint and 1-27-1. Sections 1-25-6 to 1-25-9, inclusive, are not found by the commission may be subsequently responses, the commission shall issue a written investigatory file submitted by the state's attorney 1-25-7. REFERRAL TO OMC. Upon receiving

membership of the commission by a majority of of five state's attorneys appointed by the attorney Open Meeting Commission shall be comprised general. Each commissioner shall serve at the commission shall be chosen annually from the pleasure of the attorney general. A chair of the 1-25-8. OMC MEMBERS. The South Dakota

provisions of chapter 1-26.

chapter mean: 1-25-12. DEFINITIONS. Terms used in this

- council, task force, school district, county, city derived from state law; the authority to exercise any sovereign power ordinance, or resolution and is vested with entity that is created or appointed by statute town, township, or other local government authority, board, commission, (1) "Political subdivision," any association. committee
- the state; (2) "Public body," any political subdivision and
- (3) "Official meeting," any meeting of a quorum of a public body at which official business or by means of teleconference; decided by the public body, whether in person or public policy of that public body is discussed or
- the internet; any audio, video, or electronic medium, including (4) "Teleconference," information exchanged by
- "State," each board, commission

department, or agency of the State of South Dakota. The term, state, does not include the Legislature.

1-27-1.16. MEETING PACKETS AND MATERIALS

provisions of this section do not apply to printed section is a Class 2 misdemeanor. However, the in accordance with § 1-25-2. A violation of this printed material or record regarding the agenda section do not apply to any printed material or printed material. However, the provisions of this body, whichever is later. If the material is not time the material is distributed to the governing twenty-four hours prior to the meeting or at the business office of the governing body at least material shall either be posted on the governing meeting to all members of the governing body, the If a meeting is required to be open to the public pursuant to § 1-25-1 and if any printed material material, records, or exhibits involving contested item of an executive or closed meeting under the provisions of this chapter or to any record that is specifically exempt from disclosure while the governing body is considering the in the meeting room for inspection by any person one copy of the printed material shall be available posted to the governing body's website, at least body's website or made available at the official the printed material is distributed before the prepared or distributed by or at the direction of relating to an agenda item of the meeting is case proceedings held in accordance with the the governing body or any of its employees and

accordance with the provisions of chapter 1-26. minutes of contested case proceedings held in the provisions of this section do not apply to draft be available for inspection by any person within draft minutes of any public meeting held pursuant business days after the meeting. A violation of this section is a Class 2 misdemeanor. However, on the governing body's website within five recording of the meeting is available to the public this section does not apply if an audio or video ten business days after the meeting. However, to § 1-25-1 that are required to be kept by law shall 1-27-1.17. DRAFT MINUTES. The unapproved

next meeting of the governing body. body shall delay taking any official action on the which appointed the committee, subcommittee, but was appointed by the governing body, shall be subdivision or public body pursuant to § 1-25-1 which does not meet the definition of a political subcommittee, task force, or other working group that result from a meeting of a committee final recommendations, findings, or reports recommendations, findings, or reports until the reported in open meeting to the governing body task force, or other working group. The governing 1-27-1.18. WORKING GROUP REPORTS. Any